

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	I	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/782,377		02/18/2004	Michael Hogendijk	NEO-1CIP CON	3553
1473	7590 03/07/2006			EXAMINER	
FISH & NI	EAVE IP	GROUP	GILBERT, SAMUEL G		
ROPES & C		="			
1251 AVEN	UE OF T	HE AMERICAS FL (ART UNIT	PAPER NUMBER	
NEW YORK, NY 10020-1105				3735	

DATE MAILED: 03/07/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

·	Application No.	Applicant(s)				
Notice of Non-Compliant	10/782.377					
Amendment (37 CFR 1.121)	Examiner	Art Unit				
The MAU INC DATE AND	Ceilbert S.	3735				
The MAILING DATE of this communication ap	pears on the cover sheet with the					
The amendment document filed on $2-18-o4$ is considered non-compliant because it has failed to meet the item(s) is required.						
THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE 1. Amendments to the specification: A. Amended paragraph(s) do not include B. New paragraph(s) should not be under	e markings	BE NON-COMPLIANT:				
2. Abstract: A. Not presented on a separate sheet. 3 B. Other	7 CFR 1.72.					
□ 3. Amendments to the drawings: □ A. The drawings are not properly identified in the top margin as "Replacement Sheet," "New Sheet," or "Annotated Sheet" as required by 37 CFR 1.121(d). □ B. The practice of submitting proposed drawing correction has been eliminated. Replacement drawings showing amended figures, without markings, in compliance with 37 CFR 1.84 are required.						
4. Amendments to the claims: A. A complete listing of all of the claims is B. The listing of claims does not include the claim has not been provided with of each claim cannot be identified. No number by using one of the following s (Previously presented), (New), (Not ender the claims of this amendment paper has the content of the claims of this amendment paper has the content of the claims of the content of the claims of the content of the claims is unsigned as a content of the claims is content.	he text of all pending claims (incluing the proper status identifier, and a text the status of every claim must status identifiers: (Original), (Currestered), (Withdrawn) and (Withdrawn) ave not been presented in ascended with the contraction of the contractio	as such, the individual status t be indicated after its claim ently amended), (Canceled), wn-currently amended).				
at the direction is disigned or not signed in	accordance with 37 CFR 1 A					
For further explanation of the amendment format required by 37 CFR 1.121, see MPEP § 714 and the USPTO website at http://www.uspto.gov/web/offices/pac/dapp/opla/preognotice/officeflyer.pdf .						
TIME PERIODS FOR FILING A REPLY TO THIS NOTICE	E:					
 Applicant is given no new time period if the non-comfiled after allowance. If applicant wishes to resubmit tentire corrected amendment must be resubmitted were applicant is given one month. 	thin the time period set forth in the	nament with corrections, the				
corrected section of the non-compliant amendment i amendment is one of the following: a preliminary amer request for continued examination (RCE) under 37 CF period under 37 CFR 1.103(a) or (c), and an amendment of the following: a preliminary american continued examination (RCE) under 37 CFR 1.103(a) or (c), and an amendment of the following:	chever is longer, from the mail dain compliance with 37 CFR 1.121 ndment, a non-final amendment (FR 1.114), a supplemental amend ent filed in response to a Quaylo	te of this notice to supply the or 1.4, if the non-compliant including a submission for a ment filed within a suspension				
amendment or an amendment filed in response to a Failure to timely respond to this notice will result in Abandonment of the application if the pon-community is a second to the pon-community in the pon-community is a second to the pon-community in the pon-community is a second to the pon-community in the pon-community is a second to the pon-community in the pon-community is a second to the pon-community in the pon-community is a second to the pon-community in the pon-community is a second to the pon-community in the pon-community is a second to the pon-community in the pon-community is a second to the pon-community in the pon-community is a second to the pon-community in the pon-community is a second to the pon-community in the pon-community is a second to the pon-community in the pon-community is a second to the pon-community in the pon-community is a second to the pon-community in the pon-community is a second to the pon-community in the pon-community is a second to the pon-community in the pon-community in the pon-community is a second to the pon-community in the pon-community is a second to the pon-community in the pon-community is a second to the pon-community in the pon-community is a second to the pon-community in the pon-community is a second to the pon-community in the pon-community	136(a) <u>only</u> if the non-compliant a a <i>Quayle</i> action.	nmendment is a non-final				
Abandonment of the application if the non-compliant amendment is a non-final amendment or an amendment filed in response to a <i>Quayle</i> action; or Non-entry of the amendment if the non-compliant amendment is a preliminary amendment or supplemental amendment.						
Moetle Cowar		12-4340 ephone No.				
Legal Instruments Examiner (LIE)	Tel	ephone No.				